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10/764,582	01/27/2004	Tetsuro Motoyama	245416US2	8976	
22850	590 11/28/2005		EXAMINER		
OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C. 1940 DUKE STREET			WON, MICHAEL YOUNG		
	IA, VA 22314	ART UNIT	PAPER NUMBER		
	-		2155		

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Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)	
Office Action Summary		10/764,5	582	MOTOYAMA ET AL.	
		Examine	er .	Art Unit	
		Michael \	Y. Won	2155	
Period fo	The MAILING DATE of this communicator Reply	ation appears on th	e cover sheet w	ith the correspondence a	address
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAI insigns of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum statuly reply received by the Office later than three months after the part of the provision of the provisio	ILING DATE OF T 37 CFR 1.136(a). In no en ication. tory period will apply and v II, by statute, cause the ap	HIS COMMUNI vent, however, may a will expire SIX (6) MON plication to become Al	CATION. reply be timely filed NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).	
Status					
·	Responsive to communication(s) filed This action is FINAL . 2b Since this application is in condition fo closed in accordance with the practice)⊠ This action is a r allowance excep	non-final. It for formal mat	•	he merits is
Dispositi	ion of Claims				
5)	Claim(s) 1-30 is/are pending in the apple 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-30 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction of the specification is objected to by the standard may not request that any objection of the oath or declaration is objected to be specification in the oath or declaration is objected to be specification of the oath or declaration is objected to be specification of the oath or declaration is objected to be specification in the oath or declaration is objected to be specification of the oath or declaration is objected to be specification of the oath or declaration is objected to be specification of the oath or declaration is objected to be specification.	withdrawn from coon and/or election Examiner. a) accepted or boon to the drawing(s) ne correction is requi	requirement. Dobjected to be held in abeyared if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37	CFR 1.121(d).
Priority (ınder 35 U.S.C. § 119				
12)□ a)[Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of application from the International See the attached detailed Office action from the International contents.	ocuments have been been been the priority documents Bureau (PCT Ru	en received. en received in A ents have been lle 17.2(a)).	Application No received in this Nationa	al Stage
2) 🔲 Notic 3) 🔯 Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTC nation Disclosure Statement(s) (PTO-1449 or PT r No(s)/Mail Date <u>4/26/04 & 10/26/05</u> .		Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application (P' 	TO-152)

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DETAILED ACTION

- 1. This action is in response to the application filed on January 27, 2004.
- 2. Claims 1-30 have been examined and are pending with this action.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aggarwal (US 2004/0088405 A1) in view of Zupcsics et al. (US 5,787,248).

INDEPENDENT:

As per *claim 1*, *Aggarwal* teaches a method of initializing a plurality of protocol objects associated with respective communication protocols used to extract status information related to a monitored device communicatively coupled to a network, comprising:

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retrieving, from a first memory, information for accessing the device using the communication protocol (see pg.14, paragraph [0419]: "the present invention can import device name, *IP address...* from the HP OpenView NNM database");

accessing the device using the communication protocol and the information retrieved from the first memory to attempt to obtain vendor information related to the device (see pg.9, paragraph [0340]: "the target device database record may be updated with vendor and model information);

determining whether the vendor information was obtained from the device (inherent);

if the vendor information was obtained from the device, (1) obtaining, from a second memory, support information for extracting the status information using each of the respective communication protocols (see pg.9, paragraph [0344] & [0345]), and (2) storing the vendor information and the respective support information in each protocol object of the plurality of protocol objects (see pg.9, paragraph [0340]: "the target device database record may be updated with *vendor* and model information); and

if the vendor information was not obtained from the device, repeating the preceding steps until the vendor information is obtained (implicit: see pg.9, paragraph [0340]: "When the auto-discovery for SNMP occurs...") or until each communication protocol of the respective communication protocols has been selected.

Although *Aggarwal* teaches of plurality of protocols applicable with the invention (see pg.4, paragraph [0068]), he does not explicitly teach of selecting a communication protocol among the respective communication protocols. *Zupcsics* teaches of selecting

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a communication protocol among the respective communication protocols (see col.6, lines 65-67).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teaching of *Zupcsics* within the system of *Aggarwal* by implementing selecting a communication protocol among the respective communication protocols within the protocol initializing method because *Zupcsics* teaches that by employing the selection process of his invention, interchange of multiple protocols are possible without the drawbacks of prior art approaches such as having to change hardware or install new software, or without effecting the processing time with increase in different protocols (see col.3, lines 42-55).

As per *claim 11*, *Aggarwal* teaches a system for initializing a plurality of protocol objects associated with respective communication protocols used to extract status information related to a monitored device communicatively coupled to a network, comprising:

means for retrieving, from a first memory, information for accessing the device using the communication protocol (see pg.14, paragraph [0419]: "the present invention can import device name, *IP address...* from the HP OpenView NNM database");

means for accessing the device using the communication protocol and the information retrieved from the first memory to attempt to obtain vendor information related to the device (see pg.9, paragraph [0340]: "the target device database record may be updated with vendor and model information);

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means for determining whether the vendor information was obtained from the device (inherent);

means for obtaining, from a second memory, support information for extracting the status information using each of the respective communication protocols, if the means for determining determines that the vendor information was obtained from the device (see pg.9, paragraph [0344] & [0345]); and

means for storing the vendor information and the respective support information in each protocol object of the plurality of protocol objects, if the means for determining determines that the vendor information was obtained from the device (see pg.9, paragraph [0340]: "the target device database record may be updated with *vendor* and model information).

Although *Aggarwal* teaches of plurality of protocols applicable with the invention (see pg.4, paragraph [0068]), he does not explicitly teach of means for selecting a communication protocol among the respective communication protocols.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teaching of *Zupcsics* within the system of *Aggarwal* by implementing selecting a communication protocol among the respective communication protocols within the protocol initializing system because *Zupcsics* teaches that by employing the selection process of his invention, interchange of multiple protocols are possible without the drawbacks of prior art approaches such as having to change hardware or install new software, or without effecting the processing time with increase in different protocols (see col.3, lines 42-55).

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As per *claim 21*, *Aggarwal* teaches a computer program product having a computer usable medium for initializing a plurality of protocol objects associated with respective communication protocols used to extract status information related to a monitored device communicatively coupled to a network, comprising:

instructions for retrieving, from a first memory, information for accessing the device using the communication protocol (see pg.14, paragraph [0419]: "the present invention can import device name, *IP address...* from the HP OpenView NNM database");

instructions for accessing the device using the selected communication protocol and the information retrieved from the first memory to attempt to obtain vendor information related to the device (see pg.9, paragraph [0340]: "the target device database record may be updated with vendor and model information);

instructions for determining whether the vendor information was obtained from the device (inherent);

obtaining, from a second memory, support information for extracting the status information using each of the respective communication protocols (see pg.9, paragraph [0344] & [0345]), and (2) instructions for storing the vendor information and the respective support information in each protocol object of the plurality of protocol objects (see pg.9, paragraph [0340]: "the target device database record may be updated with vendor and model information); and

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if the vendor information was not obtained from the device, instructions for repeating the preceding instructions until the vendor information is obtained (implicit: see pg.9, paragraph [0340]: "When the auto-discovery for SNMP occurs...") or until each communication protocol of the respective communication protocols has been selected.

Although *Aggarwal* teaches of plurality of protocols applicable with the invention (see pg.4, paragraph [0068]), he does not explicitly teach of instructions for selecting a communication protocol among the respective communication protocols.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to employ the teaching of *Zupcsics* within the system of *Aggarwal* by implementing selecting a communication protocol among the respective communication protocols within the protocol initializing computer program product because *Zupcsics* teaches that by employing the selection process of his invention, interchange of multiple protocols are possible without the drawbacks of prior art approaches such as having to change hardware or install new software, or without effecting the processing time with increase in different protocols (see col.3, lines 42-55).

DEPENDENT:

As per *claims 2, 12, and 22*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* and *Zupcsics* teaches of further comprising:

accessing the device using the selected communication protocol and the information retrieved from the first memory to attempt to obtain model information

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related to the device (see Aggarwal: pg.9, paragraph [0340]: "the target device database record may be updated with vendor and *model* information).

As per *claims 3, 13, and 23*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* and *Zupcsics* further teaches wherein the selecting step comprises:

selecting the communication protocol among SNMP, HTTP, and FTP (see Aggarwal: pg.4, paragraph [0068]).

As per *claims 4, 14, and 24*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* further teaches wherein the retrieving step comprises: retrieving an IP address of the device (see pg.14, paragraph [0419]: "the present invention can import device name, *IP address...* from the HP OpenView NNM database").

As per *claims 5, 15, and 25*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* and *Zupcsics* further teaches wherein the selecting step comprises selecting FTP, and the retrieving step comprises retrieving at least one of a username and a password for accessing the device using FTP (see Aggarwal: pg.5, paragraph [0077]).

As per *claims 6, 16, and 26*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* and *Zupcsics* further teaches wherein the selecting step comprises selecting SNMP, and the retrieving step comprises retrieving at least one of a community name and a password for accessing the device using SNMP (see Aggarwal: pg.5, paragraph [0079]-[0081]).

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As per *claims 7, 17, and 27*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* further teaches wherein storing the vendor information comprises storing the vendor information in protocol-dependent data structure associated with each protocol object (see pg.8, [0297]-[0306]).

As per *claims 8, 18, and 28*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* further teaches wherein the retrieving step comprises:

retrieving at least one of a web page address, a keyword, and a relative location for accessing the device using HTTP (see pg.8, paragraph [0321]).

As per *claims 9, 19, and 29*, which depends on claims 1, 11, and 21, respectively, *Aggarwal* and *Zupcsics* further teaches wherein the accessing step comprises:

transmitting, to the device, the information to access the device using the selected communication protocol (see Aggarwal: pg.4, paragraph [0054]: "automatically sending individual queries").

As per *claims 10, 20, and 30*, which depends on claims 9, 19, and 29, respectively, *Aggarwal* and *Zupcsics* further teaches wherein the accessing step comprises:

receiving, by the device, the transmitted information (inherent); and processing, by the device, the received information (see Aggarwal: pg.13, paragraph [0394]).

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Conclusion

4. For the reasons above claims 1-30 have been rejected.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Y. Won whose telephone number is 571-272-3993. The examiner can normally be reached on M-Th: 7AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar can be reached on 571-272-4006. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michael Won

SALEH NAJJAH SUBERVISORY PATENT EXAMINER

November 21, 2005